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10/653,236	09/03/2003	Kang Soo Sco	1740-000051/US	4847
30593 7590 06/05/2007 HARNESS, DICKEY & PIERCE, P.L.C. P.O. BOX 8910 RESTON, VA 20195			EXAMINER	
			CHOI, MICHAEL P	
RESTON, VA	20193		ART UNIT	PAPER NUMBER
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)
Office Action Summary		10/653,236	SEO ET AL.
		Examiner	Art Unit
		Michael P. Choi	2621
Period fe	The MAILING DATE of this communication app or Reply	pears on the cover sheet with the	correspondence address
WHIC - Exte after - If NC - Failt Any	HORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING Does not so time may be available under the provisions of 37 CFR 1.1 or SIX (6) MONTHS from the mailing date of this communication. O period for reply is specified above, the maximum statutory period we ure to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing ned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION  36(a). In no event, however, may a reply be will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDON	ON.  Itimely filed  m the mailing date of this communication.  IED (35 U.S.C. § 133).
Status			
2a) <u></u>	Responsive to communication(s) filed on <u>03 Strains</u> This action is <b>FINAL</b> . 2b) This Since this application is in condition for allowal closed in accordance with the practice under E	s action is non-final. nce except for formal matters, p	
Disposit	tion of Claims		
5)□ 6)⊠ 7)□	Claim(s) 1-18 is/are pending in the application 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed.  Claim(s) 1-18 is/are rejected.  Claim(s) is/are objected to.  Claim(s) are subject to restriction and/or claim(s) are subject to restriction and/or claim(s) are subject to restriction.	wn from consideration.	
Applicat	tion Papers		
10)⊠	The specification is objected to by the Examine The drawing(s) filed on <u>03 September 2003</u> is/3 Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Ex	are: a) $\square$ accepted or b) $\boxtimes$ objection of a drawing(s) be held in abeyance. Solution is required if the drawing(s) is consistent of the drawing(s) is consistent or $\square$	ee 37 CFR 1.85(a). Objected to. See 37 CFR 1.121(d).
Priority	under 35 U.S.C. § 119		
a)	Acknowledgment is made of a claim for foreign   All b   Some * c   None of:  1.	ts have been received. ts have been received in Applica rity documents have been recei u (PCT Rule 17.2(a)).	ation No ved in this National Stage
2) Noti 3) Info	nt(s) ice of References Cited (PTO-892) ice of Draftsperson's Patent Drawing Review (PTO-948) rmation Disclosure Statement(s) (PTO/SB/08) er No(s)/Mail Date 6/21/04	4)  Interview Summa Paper No(s)/Mail 5)  Notice of Informa 6)  Other:	

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### **DETAILED ACTION**

## **Drawings**

1. The drawings are objected to because **Figure 3** discloses "Playback of Moive & Still" wherein 'Moive' should be changed to 'Movie'. Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be renumbered and appropriate changes made to the brief description of the several views of the drawings for consistency. Additional replacement sheets may be necessary to show the renumbering of the remaining figures. Each drawing sheet submitted after the filing date of an application must be labeled in the top margin as either "Replacement Sheet" or "New Sheet" pursuant to 37 CFR 1.121(d). If the examiner does not accept the changes, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

## Specification

2. The abstract of the disclosure is objected to because it does not contain more than 50 words. Correction is required. See MPEP § 608.01(b).

# Claim Rejections - 35 USC § 101

35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

4. Claims 1-14 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter.

Claims 1-14 define a recording medium embodying functional descriptive material as well as non-functional descriptive material such a data structure, per se. However, the claims do not define a computer-readable medium or memory and is thus non-statutory for that reason. That is, the scope of the presently claimed recording medium can be paper on which a program is written.

# Claim Rejections - 35 USC § 112

- 5. The following is a quotation of the second paragraph of 35 U.S.C. 112:
  - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 6. Claim 5 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 5 as read "The recording medium of claim 5" is dependent upon itself and is therefore indefinite.

For purposes of examination, Examiner concludes that applicant intended to have claim 5 dependent on claim

4 and will examine as such.

## Claim Rejections - 35 USC § 102

7. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 8. Claims 1-18 are rejected under 35 U.S.C. 102(e) as being anticipated by Ando et al. (US 2001/0046371 A1).

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Regarding Claim 1, Ando et al. (hereinafter Ando) teach a recording medium having a data structure for managing reproduction of a slideshow of still images recorded on the recording medium, comprising:

a playlist area storing a playlist file (Fig. 1 – audio/video recording area, 121, containing program chains), the playlist file including navigation information (Page 6, Paragraph [0150]) for reproducing (at least Page 3, Paragraph [0080]) still images and audio data together as a slideshow (Figs. 6A, 6B).

**Regarding Claim 2,** Ando teaches the recording medium of claim 1, wherein the navigation information links the still images and audio data such that presentation of the still images is synchronized with reproduction of the audio data (Fig. 7 – audio tracks associated with a still picture).

Regarding Claim 3, Ando teaches the recording medium of claim 1, wherein the navigation information links the still images and audio data (in at least Fig. 13 – link text with original track) such that reproduction of the audio data occurs independently of presentation of the still images (Figs. 15, S5 and 16, S11).

**Regarding Claim 4,** Ando teaches the recording medium of claim 1, wherein the navigation information indicates a duration to display each still image (Figs. 6A, 6B) during reproduction of the slideshow (Fig. 43 – duration).

Regarding Claim 5, Ando teaches the recording medium of claim 4, when the duration is one of a finite (Page 23, Paragraphs [0516-0518]) and infinite display time (Page 23, Paragraphs [0519+]).

Regarding Claim 6, Ando teaches the recording medium of claim 5, wherein an infinite display time duration for a still image in the slideshow (Page 23, Paragraphs [0519+]) indicates to display the still

having a start and a stop; up to cell #4).

image until user input instructing a change from the still image is received (Fig. 42 – user defined PGC

Regarding Claim 7, Ando teaches the recording medium of claim 1, wherein the navigation information indicates whether progress of the slideshow from one still image to another still image is controlled by user input (Page 6, Paragraphs [0150+]).

Regarding Claim 8, Ando teaches the recording medium of claim 7, wherein the navigation information provides (Page 5, Paragraph [0104]; Page 6, Paragraph [0150]) information for skipping to one of a next and a previous still image from reproduction of at least one still image when the navigation information indicates (Fig. 10 – various still picture entry points concerning the various cell information having still pictures as grouped in a VOB) that progress of the slideshow from one still image to another still image (Figs. 6A, 6B) is controlled by user input (Page 5, Paragraph [0104] – user defined program chain).

Regarding Claim 9, Ando teaches the recording medium of claim 1, wherein one of a playitem field (Fig. 1 – user defined program chain) and a sub-playitem field (Fig. 1 – cell information) provides at least a portion of the navigation information (Page 5, Paragraph [0104]; Page 6, Paragraph [0150]).

Regarding Claim 10, Ando teaches the recording medium of claim 9, wherein one of a playitem field and a sub-playitem field provides navigation information for the still images (Fig. 10 - and a different one of a playitem field and a sub-playitem field provides navigation information for the audio data (Fig. 1 – having audio track no. 1 with cell information).

Regarding Claim 11, Ando teaches the recording medium of claim 10, wherein the playlist further includes mark information, and the mark information includes a mark pointing to the still picture (in at least Fig. 10 – still picture entry point).

Regarding Claim 12, Ando teaches the recording medium of claim 9, wherein the playlist further includes mark information, and the mark information includes a mark pointing to the still picture (in at least Fig. 10 – still picture entry point).

Regarding Claim 13, Ando teaches the recording medium of claim 1, wherein the playlist further includes mark information, the mark information includes a mark pointing to the still picture (in at least Fig. 10 – still picture entry point).

Regarding Claim 14, Ando teaches the recording medium of claim 1, further comprising: a data area storing at least a portion of the still images in a first file and audio data in a second file (Fig. 1 – still picture object recording and audio object recording area); and wherein the playlist links the first and second files (in at least Figs. 7, 8, 10).

Regarding Claim 15, Ando teaches a method of reproducing a slideshow, comprising:

reproducing (at least Page 3, Paragraph [0080]; Page 11, Paragraphs [0214+]) a slideshow of still images and audio (Figs. 6A, 6B) from a recording medium (Fig. 1 – audio/video recording area, 121, containing program chains) based on navigation information (Page 6, Paragraph [0150]) reproduced from a playlist file (at least Page 3, Paragraph [0080]) recorded on the recording medium (Page 11, Paragraphs [0214+]).

**Regarding Claim 16,** Ando teaches an apparatus for reproducing a slideshow, comprising:

- a driver for driving an optical reproducing device to reproduce data recorded on the recording medium (Fig. 14 – disc drive, 409);
- a controller configured to control the driver to reproduce (Fig. 14 D-PRO, 410; Page 11, Paragraphs [0216+]) a slideshow of still images and audio data (Figs. 6A, 6B) from a recording medium (Fig. 1 audio/video recording area, 121, containing program chains) based on

navigation information (Page 6, Paragraph [0150]) reproduced from a playlist file (at least Page 3, Paragraph [0080]) recorded on the recording medium (Page 11, Paragraphs [0214+]).

Regarding Claim 17, Ando teaches a method of recording a data structure for managing reproduction of a slideshow of still images recorded on the recording medium, comprising:

recording a playlist file (Page 11, Paragraphs [0214+]) in a playlist area of the recording medium
 (Fig. 1 – audio/video recording area, 121, containing program chains), the playlist file including navigation information (Page 6, Paragraph [0150]) for reproducing (at least Page 3, Paragraph [0080]) still images and audio data together as a slideshow (Figs. 6A, 6B).

Regarding Claim 18; Ando teaches an apparatus for recording a data structure for managing reproduction of a slideshow of still images recorded on the recording medium, comprising:

- a driver for driving an optical recording device to record data on the recording medium (Fig. 14 –
  disc drive, 409);
- an encoder for encoding at least multiple reproduction path video data (Fig. 14 encoder unit,
   401); and
- a controller for controlling the driver to record (Fig. 14 D-PRO, 410; Page 11, Paragraphs [0214+]) a playlist file in the playlist area of a recording medium (Fig. 1 audio/video recording area, 121, containing program chains), the playlist file including navigation information (Page 6, Paragraph [0150]) for reproducing (at least Page 3, Paragraph [0080]) still images and audio data together as a slideshow (Figs. 6A, 6B).

#### Conclusion

- The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
  - US 6,308,005 B1 Information recording and reproducing method
  - US 6,798,976 B2 Digital video recording/playback system with entry point processing

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michael P. Choi whose telephone number is (571) 272-9594. The examiner can normally be reached on Monday - Friday 8:00AM - 5:30PM (EST).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Thai Tran can be reached on (571) 272-7382. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

MC